

Entered on Docket

May 19, 2022

EDWARD J. EMMONS, CLERK
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA



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Signed and Filed: May 18, 2022

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15 **UNITED STATES BANKRUPTCY COURT**
16 **NORTHERN DISTRICT OF CALIFORNIA**
SAN FRANCISCO DIVISION

17 In re:

18 **PG&E CORPORATION,**

19 **- and -**

20 **PACIFIC GAS AND ELECTRIC COMPANY,**

21 **Debtors.**

- 22 Affects PG&E Corporation
23 Affects Pacific Gas and Electric Company
 Affects both Debtors

24 * *All papers shall be filed in the Lead Case,
No. 19-30088 (DM).*

Case No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

**ORDER APPROVING
STIPULATION ENLARGING
TIME FOR JASON A. FRENGEL,
RAVA D. FRENGEL, MILES T.
FRENGEL, RYLAN W.
FRENGEL, AND JAXSON A.
FRENGEL TO FILE PROOF OF
CLAIM**

1 The Court having considered the *Stipulation Enlarging Time for Jason A. Frengel, Rava*
2 *D. Frengel, Miles T. Frengel, Rylan W. Frengel, and Jaxson A. Frengel to File Proof of Claim*,
3 dated May 17, 2022 [Dkt. No. 12403] (the “**Stipulation**”),¹ entered into by PG&E Corporation
4 (“**PG&E Corp.**”) and Pacific Gas and Electric Company (the “**Utility**”), as debtors and
5 reorganized debtors (collectively, the “**Debtors**” or the “**Reorganized Debtors**”) in the above-
6 captioned cases (the “**Chapter 11 Cases**”), on the one hand, and Jason A. Frengel, Rava D.
7 Frengel, Miles T. Frengel, Rylan W. Frengel, and Jaxson A. Frengel (“**Movants**”), on the other
8 hand; and pursuant to such Stipulation and agreement of the Parties, and good cause appearing,

9 IT IS HEREBY ORDERED THAT:

10 1. The Stipulation is approved.

11 2. The Proof of Claim is deemed timely filed.

12 3. The Proof of Claim and Asserted Fire Victim Claims shall for all purposes be treated
13 and classified as Fire Victim Claims under the Plan, and shall be fully assumed by, and the sole
14 responsibility of, the Fire Victim Trust and subject to the Channeling Injunction, to be
15 administered, processed, settled, disallowed, resolved, liquidated, satisfied, and/or paid in
16 accordance with the Fire Victim Trust Agreement and the Fire Victim Claims Resolution
17 Procedures. Movants shall have no further recourse against the Debtors or Reorganized Debtors,
18 as applicable, with respect to the Proof of Claim or the Asserted Fire Victim Claims.

19 4. Nothing herein shall be construed to be a waiver by the Debtors or the Reorganized
20 Debtors, as applicable, the Fire Victim Trust, or any other party in interest of any right to object to
21 the Asserted Fire Victim Claims or the Proof of Claim on any grounds other than the untimely
22 filing thereof.

23 5. Nothing herein shall be construed to be a waiver by Movants of their rights to
24 oppose any asserted challenge to the Asserted Fire Victim Claims or the Proof of Claim.

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27 1 Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to
28 them in the Stipulation.

6. By entry of this Order, the *Motion to Allow/Deem Timely Late Filing of Jason A. Frengel, Rava D. Frengel, Miles T. Frengel, Rylan W. Frengel, and Jaxson A. Frengel* [Dkt. No. 12320] is deemed withdrawn with prejudice, and the Hearing is vacated.

7. The Stipulation is binding on the Parties and each of their successors in interest.

8. The Stipulation constitutes the entire agreement and understanding of the Parties relating to the subject matter thereof and supersedes all prior agreements and understandings relating to the subject matter thereof.

9. This Court shall retain jurisdiction to resolve any disputes or controversies arising from the Stipulation or this Order.

*** END OF ORDER ***

Dated: May 17, 2022

BLUESTONE FAIRCLOTH & OLSON, LLP

/s/ Jacob M. Faircloth
Jacob M. Faircloth, Esq.

Attorneys for Jason A. Frengel, Rava D. Frengel, Miles T. Frengel, Rylan W. Frengel, and Jaxson A. Frengel